

EXHIBIT B

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Status Conference & Motion Hearings • May 6, 2015

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1 position of advising the master or advising any party as to
2 how it should be. And I may have overstepped my bounds last
3 time when I made a comment as to what I was thinking because
4 what I'm thinking on these issues right now is not really
5 important, it is the decision between the -- the argument
6 between the parties and the decision of the master that
7 counts, and then if there is an objection I will deal with
8 it.

9 MR. WILLIAMS: Thank you. And I think we can do
10 that promptly. We have met and conferred with the
11 defendants, the positions have been framed, so I think we can
12 present that to the master very quickly.

13 THE COURT: Good. Thank you very much.

14 MR. WILLIAMS: I'm going to stay here because of
15 the next item.

16 THE COURT: Okay. The next one is yours.

17 MR. WILLIAMS: Not solely mine. So the next
18 item --

19 THE COURT: The subpoenas to the original
20 equipment --

21 MR. WILLIAMS: As the Court may recall, the parties
22 were directed, and this is in the indirect-purchaser cases,
23 the end-payor cases and the auto-dealers case, to work with
24 the defendants on what we refer to as a joint subpoena and
25 over the course of the last few months the end payors, the